Waiver of Service of Summons

	10: william n. Narwold		
Jniversa		ent SGRpa v. Vivendi	ervice of a summons in the action of, which is case number in the United States District Court
	for the Southern District of	New York	I have also received a copy of the eans by which I can return the signed
٠.	I agree to save the cost of service of a summons and an additional copy of the complaint in this lawsuit by not requiring that I (or the entity on whose behalf I am acting) be served with judicial process in the manner provided by Rule 4.		
	•	nue of the court except for	ain all defenses or objections to the objections based on a defect in the
	acting) if an answer or motion under	er Rule 12 is not served upo	e (or the party on whose behalf I am on you within 60 days afterafter that date if the request was sent
	12/13/07 Date	Signature Printed/typed name:	ICHAEL T. REYNOLDS
		{ of <u>Viven</u>	<u>σι, σ. ετ.</u>

Duty to Avoid Unnecessary Costs of Service of Summons

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant who, after being notified of an action and asked to waive service of a summons, fails to do so will be required to bear the cost of such service unless good cause be shown for its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, or that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the action or even its person or property. A party who waives service of the summons retains all defenses and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

A defendant who waives service must within the time specified on the waiver form serve on the plaintiff's attorney (or unrepresented plaintiff) a response to the complaint and must also file a signed copy of the response with the court. If the answer or motion is not served within this time, a default judgment may be taken against the defendant. By waiving service, a defendant is allowed more time to answer than if the summons has been actually served when the request for waiver of service was received.

Effective A/o 12/1/93 in compliance with Federal Rules of Civil Procedure 4 SDNY Web 4/99